

1 Ryan C. Bundy
2 ID No. 79400-065
Nevada Southern Detention Hearing
2190 Ease Mesquite Avenue
3 Pahrump, Nevada 89060
Pro Se

4

5 **IN THE UNITED STATES DISTRICT COURT**
FOR THE DISTRICT OF NEVADA

6 UNITED STATES OF AMERICA,

7 CASE #: 2:16-cr-00046-GMN-PAL

8 v.
9

10 RYAN C. BUNDY,

§§§
11 §§§ DEFENDANT RYAN C. BUNDY'S NOTICE
12 §§§ TO THE COURT OF EMERGENCY
13 §§§ MOTION BEING FILED

§§§
11 §§§ Defendant.

12 **NOTICE TO COURT OF EMERGENCY MOTION**
BEING FILED BEFORE JULY 3, 2017

14 **TO THE COURT AND ALL PARTIES TO THIS ACTION:**

15 PLEASE TAKE NOTICE that Defendant Ryan C. Bundy hereby gives notice to the United
16 States District Court for the District of Nevada, District Court Chief Judge Gloria Navarro, of the
17 following:
18

19 Mr. Bundy has received communications from the District Court that an *ex parte* hearing will
20 be held on July 6, 2017, and that his presence is being requested by the Court. Indeed, Mr. Bundy is
21 inclined to attend such hearing and be helpful; however, not to the extent that he MUST give up one
22 of his constitutional rights (unreasonable search of his person) in order to obtain another constitutional
23 right (access to the courts).

24 Hence, Mr. Bundy notices the District Court Chief Judge, Gloria Navarro, that he intends to
25 file an Emergency motion prior to Monday, July 3, 2017 requesting this Court restrain employees of
26 Nevada Southern Detention Center("NSDC") and the United States Marshal Service("USMS") from
27 strip searching and body cavity searching Bundy's person prior to leaving, arriving at the federal

1 courthouse; or otherwise throughout the transport to and from the detention facility without a
2 reasonable articulate suspicion that indicates contraband has been hidden up inside Bundy's body
3 cavity or on his person.

4 Moreover, Defendant Bundy does not consent to this Notice or his Motion being placed under
5 seal.
6

7
8 *Date this 30th day of June, 2017.*

9 /s/
RYAN C. BUNDY, Pro Se
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

1
2
CERTIFICATE OF SERVICE
3

4 I, Ryan C. Bundy, do hereby certify that a true and correct copy of the foregoing pleading was
5 served upon counsel of record, via CM/ECF.
6

Dated this 30 day of June, 2017

/s/ Ryan C. Bundy
Ryan C. Bundy
Pro Se Defendant

I certify that Angela H. Dows, Standby Counsel/Assistant for Ryan C. Bundy is a registered
CM/ECF user and that service will be accomplished by the CM/ECF system.

/S/

Angela Dows, Esq.
Standby Counsel for Ryan C. Bundy
133 North Buffalo Drive, Suite 210